

STATE DEMOCRATIC TICKET.

For Congress: JOHN BURNETT.

Presidential Electors: E. F. LANE, of this county, GEO. R. HELM, of Linn county, N. H. GATES, of Wasco county.

Judicial Nominations: First District—For Judge, P. P. PRIM; for Prosecuting Attorney, J. R. NEILL. Second District—For Prosecuting Attorney, C. W. FITCH. Third District—For Prosecuting Attorney, JOHN J. SHAW. Fourth District—For Prosecuting Attorney, C. B. DELLINGER. Fifth District—For Prosecuting Attorney, W. D. LASWELL.

LINN COUNTY DEMOCRATIC TICKET.

For Representatives—N. H. GRANOR, JOHN T. CROOKS, R. B. WILLOUGHBY, JAS. BLAKELEY, HARVEY SHELTON. County Judge—E. N. TANDY. Commissioners—WM. CYRUS, J. H. WASHBURN. Clerk—J. H. HACKETMAN. Treasurer—ALLEN PARKER. School Superintendent—T. J. STITES. Assessor—T. J. THORP. Surveyor—H. J. C. AVERILL. Coroner—B. W. CUNDIFF.

FOR PROSECUTING ATTORNEY.

The Salem Statesman of last Sunday, in speaking of N. B. Humphrey, Republican candidate for Prosecuting Attorney, says he is "a young man of good legal attainments." Now every person in this community knows that his legal attainments are of the most obscure sort, and that he has never attained any character as a lawyer even at the local bar. The Statesman also says that Humphrey has always been "firm, consistent, and straightforward in his political views—neither a changeling nor a trifier in political principles." Now this little story will do to gull the Salemites with, but it is too thin to wash in this county, where it is well known that "Cap." never had any decided political views and where he is considered about as much of a Democrat as a Republican. He was reared as a Democrat, served a term of enlistment during the war as a Democrat, voted for McClellan against Lincoln while he was in the army in 1864, and would be a Democrat yet but for certain official favors which have been shown him by the Radical party. It is true he is understood to be a clever, jolly, rollicking sort of a fellow, on which account he is quite popular with the "boys," but we see no reason why any Democrat should vote for him in preference to the regular Democratic nominee, Mr. Shaw, who is a lawyer of acknowledged ability and a dignified, high-minded, honorable gentleman.

Two years ago we carried this District by a handsome majority and we can do it again if Democrats only do their duty next Monday. Our party pride and prestige is at stake in this matter, and we trust no Democrat will so far forget his duty as to vote for the Radical candidate and thus assist in giving over to the enemy what should of right belong to us. Old Linn ought to be good for 250 majority against Humphrey next Monday.

WHY FLAXBRAKE IS HERE.—The following dispatch, published in the N. Y. Herald, an Administration organ, of May 9th, tells why Holladay's Attorney General Williams is now stamping Oregon. He wants Oregon voters to elect a Legislature that will send him to the United States Senate. If he fails, his "occupation is gone."

The removal of Attorney-General Williams is only a question of time; and his successor has been selected. Williams, since he has been in the Cabinet, has proved himself incapable of conducting the affairs of his office satisfactorily to the President or to the party at large. His removal may be looked for soon after the adjournment of the Philadelphia Convention.

"SWAMP LAND THEFTS."—Let it be remembered that five of the committee that reported the Republican platform at Portland, last March, are applicants for swamp lands. Their names are Gilbert Hall, I. D. Merryman, B. Killen, J. T. Apperson, and J. B. Underwood. Is anything more needed to show the arant falsity of the Radical howl about "a swamp land swindle?"

In 1858 the Oregon Argus strongly urged Yamhill county to build a lock at the mouth of the Yamhill river, so as to make it navigable at all seasons of the year. Since that year, the West Side asserts, Republicans have ruled that county, and no lock has been built. Who favor internal improvements? As soon as Democrats carry the county that improvement will be made, and the farmers along that river can take their wheat to Portland in their own boats, paying tribute to no one.

DEMOCRATS TO THE FRONT.—On Monday next let every Democrat in the county vote and work for the success of the ticket. Its triumph will be a benefit to every citizen of Linn, and materially aid in the prosperity of the State. No swapping or scratching should be indulged in.—Go the "whole hog or none."

ANOTHER BOORBACK.—The accounts of Thomas Howard, the reported defaulting Sheriff of Grant county, have been found correct. The report of his absconding was a Radical falsehood.

DEMOCRATS, REMEMBER!

Let every Democrat remember, that upon his individual vote may depend the success of our Congressional candidate, next Monday. No Democrat should fail to go to the polls and cast his vote for John Burnett. But few Democrats in Oregon desire that Greeley should be endorsed by the National Democratic Convention. If we carry the State next Monday, it will stimulate that Convention to make a square-toed Democratic fight. If we lose Oregon—as California, New Hampshire and Connecticut were lost at the last elections in those States—the National Democratic Convention will see no hope for our cause, save in a coalition with the Independent Republicans. Hence, we believe, the result of our State election next Monday will have much to do in determining our status as a party in the coming national contest. A vote for Burnett, is a vote for a straight Democratic Presidential ticket and a sound Democratic platform.

Remember, that John J. Shaw—a lawyer of known and acknowledged reputation, a gentleman of enviable moral character, and a Democrat of undoubted loyalty and fealty to the party—is our nominee for Prosecuting Attorney for this District. Let no Democrat fail to vote for him next Monday. Capt. N. B. Humphrey is not entitled to your votes by any rule of reasoning or of politics. He is the Radical nominee—let his party elect him if they can. We appeal to all Democrats to stand by the nominee of our party and aid in securing his election.

Remember, that our candidates for the various county offices are sober, industrious, competent, capable, honest, upright men, in every way worthy of your hearty support. Don't scratch a single name on the ticket next Monday. Give them your united and warm support and thus manifest your confidence in the Convention which selected them as your standard bearers.

Remember, that trading votes is always dangerous. Make no "swaps" with the enemy. A true Democrat never has any votes to trade upon. We must elect the Congressman, the Legislative ticket and a U. S. Senator as well as our county and District ticket. We want a clean, sweeping victory—one that will cheer the Democratic heart of the country from Maine to Texas. We can secure it if every Democrat does his whole duty next Monday. Let us work like we realized that the eyes of the whole nation were upon us, and we will next Monday night enjoy the proud satisfaction of burying the infamous carcass of Oregon Radicalism so deep that there will be no further resurrection for it.

Suffice it to say that it was a masterpiece of sound logic and argument, the effects of which will tell favorably upon the vote in Linn county in June. Register, on Williams' Speech.

Yes, it was a masterpiece of flimsy assertions and idle twaddle, which could not have stood for one moment against the sound argument of any man of ordinary ability. It will tell upon the vote in Linn county in June by increasing our majority.

VOTERS OF LINN COUNTY!

On Monday next you will be called upon to exercise that dearest right of the American citizen, in choosing by your independent suffrages two years, or who shall, for the ensuing two years, direct the affairs of this State and county. The responsibility which rests upon you in the approaching contest cannot be too greatly estimated; for upon your decision, to a great extent, rests your private prosperity and the advancement of your noble State. We cannot urge too strongly the importance of harmony of action, and the exercise of cool, dispassionate judgment in the coming struggle. The necessity of selecting a sound, unperjured and unrepentant representation in the next Legislature is apparent to all who look beyond the confines of local differences to that higher aim of Oregon's future prosperity and permanent advancement. First, should the Radicals get a working majority in that body a man will be sent to the United States Senate, who, though now a member of the President's cabinet, has been found incapable of discharging the duties of his office, and who, prominent Washington officials assert, will be removed immediately after the Philadelphia Convention; a man known to have been subsidized years ago by Holladay, and who has now laid aside the sacred ermine and is making demagogic speeches through your State; a man who but a few years ago strongly defended the party he now contemns, and who is not even a citizen of Oregon. Secondly, in the event of a Radical victory, a gigantic and priceless internal improvement, one which will, if you see to its completion, cause your children to rise up and bless your action, after you have passed beneath the sod of the valley; an improvement which will unlock the impassable barrier that blocks up the great natural commercial highway flowing through your fields of waving grain, and loose you from the fetters of a soulless monopoly which is striving, by a lavish use of gold and appeals to the cupidity of the people, to fasten its blighting grasp upon the interests of your State; an enterprise, the completion of which will open the Willamette river to the free transit of your products from your very doors to the sea, will be throttled in its infancy, and Holladay will reap the products of your yearly toil; for every bushel of grain you wish to send to market you must pay tribute to him who owns every other avenue of transportation in your land. Thirdly, a Radical Legislature will give this monopoly further franchises, which a Democratic Governor has thus far prevented, which will heap a heavy debt upon your State, and oppress you with onerous taxes. This is not all. Corruption, importation and intimidation will increase the vote so materially in a few counties as to enable them to apportion the State in such a manner as to forever, perhaps, prevent a Democratic majority in the Legislature; passing an apportionment bill based upon the votes of Holladay's railroad men and steamship crews, who live and vote in California.

Citizens of Linn, whatever may be your views upon other questions, you cannot afford to give the best interests of your State and county into the hands of such a party, and that party pledged to obey the behests of such a man. Then rally by the Democratic ticket. Its men are sound.—They are men who have large interests in this county and are devoted to Oregon's advancement and future prosperity.

ON OUR COUNTY TICKET we have an unimpeachable array of honorable, intelligent men, who will discharge their duties in a fair, straightforward manner. Every one of them stands high in the community, and commands the esteem and respect of every upright citizen of the county.—We need not particularize; suffice it to say, that only one candidate has been assailed by his enemies, and the false charges against that man are elsewhere in this issue so positively and utterly confuted as to need no further comment at our hands.—Our ticket stands upon its own merits. Let the voters of Linn decide in its favor on Monday next by a rousing majority, and thus assist in preventing the consummation of a scheming monopoly in Oregon.

CITIZENS.—Following is the text of the proviso attached to the Deficiency Bill which passed Congress on the 15th: "That all persons born in the district of country formerly known as the Territory of Oregon, and subject to the jurisdiction of the United States at this time, are citizens of the United States in the same manner as if born elsewhere in the United States." This makes all half-breeds born in the Territory of Oregon, before the treaty of 1846, citizens and voters of Oregon. For this piece of humanity we are indebted to a Radical Congress.

THE West Side says the strongest man on the Democratic ticket in Yamhill was an Abolitionist four years ago. The strongest man the Radicals have in the United States (Grant) was a Democrat eight years ago. "Honors are easy."

ANOTHER RADICAL TRIFLE.—The telegraph brings us intelligence of another Radical defaulting Collector of Customs, in the Tenth District of New York; amount \$42,000.

THE "LITIGANT SWINDLE."

The last issue of the Register has an article urging Republicans to vote for men for the Legislature who will see that "no more 'litigant' swindles may be perpetrated, causing you to pay \$24 for notices that, before its enactment, the same paper charged but \$7 50 for."

We now propose to show, by the "advertising rates" published by the Register, that the same advertisement in that organ would cost the poor litigant more than it does in this paper, under the existing law. Take an advertisement of four squares—Under the litigant law, (twelve lines to the square), this would be forty-eight lines; but under the Register's published standard of ten lines to the square, a four square advertisement under the litigant law, would be to the Register nearly five squares—just four squares and eight-tenths—so nearly, indeed, that it would, by a publisher, be counted five squares.—Now for the figures: a four square advertisement, under the litigant law, for first insertion, comes to \$10. At \$1 per square for each subsequent insertion, it would amount to \$12 more, making a total of \$22 for the four weeks. Now, by the Register's own rates, published on its first page, the first insertion of the same advertisement would amount to \$10. The three subsequent insertions, at \$1 per square, would amount to \$15 dollars, making a total of \$25! which the Register would charge for the same advertisement that costs the poor swindled litigant, by this atrocious act of a Democratic Legislature, the sum of \$22! Thus we have plainly shown that the "litigant swindle" saves to the advertiser, on every four square advertisement, three dollars! We have heard this act assailed by those who didn't know the difference between a power press and a threshing machine; but we did not expect a paper, claiming respectability, to publish such trash as that above quoted from our contemporary, when its standing "advertising rates" gave the lie to its assertion, and by which any one, able to multiply two by two, can see the truth of our argument.—The Register's assertion that litigants now have to pay \$24 for notices that before the enactment of that bill cost in the same paper \$7 50 is so barren of truth as to scarcely need a refutation. We have only published one legal notice since the law was enacted which cost \$24, whereas before we operated under the litigant law there was hardly ever a notice published which did not exceed that amount.—This, the Register, as well as every lawyer in the county, knows. The litigant law cut down our rates of charges for that sort of advertising at least one-fourth, besides requiring us to execute bonds in \$1,000 for the faithful performance of the work and exacting of us the voluntary contribution of four copies of the paper every week to the several courts of record in the State. There is not a paper in Oregon to-day, and we stand ready to prove the proposition by plain figures, whose advertising rates, if it have any, are not above those allowed by the litigant bill. The leading organ of the Radical party in the State (Oregonian) is to-day doing the city printing of Portland at a price one-third higher than that bid by the Herald, a paper with equally as wide a circulation. This is because a Radical council would not give the work to a Democratic paper, after it had advertised for and received bids from both, but gave it to the Oregonian, at a price one-third greater than that bid by the Herald. Out upon such deception and barefaced falsity. "Sour grapes" is what is the matter with our Radical neighbor. That law is an actual protection, and as such should receive the warm support and endorsement of the voters of the State.

ONE AT A TIME.—The head-light of Oregon Radicalism, and the leading defender of that platform, came into Mart Taylor's show, on Wednesday night, in a drunken condition.—Becoming somewhat copious in his greetings to friends, to the annoyance of the negro delineator of the Family, who was just executing a banjo solo, the mock Ethiopian mildly suggested: "One Republican at a time!" Amid the roar of applause (for the minstrel) which followed, the leading Radical attempted to reply, but was prevented by the publisher of the Register and the Radical candidate for Prosecuting Attorney of this District, who gently drew the celebrated orator into a seat, in order to prevent a disgraceful scene.

WASN'T POSTED.—In his late speech, at the Court House, Judge Boise said the site of the Locks, before their commencement was not worth \$3,000, but that now it was worth \$200,000. That legislative action had given princely fortunes to the stock holders in that enterprise. He certainly had not read the Oregonian of a day or two previous, which claimed that the Locks enterprise was "an elephant," and that Holladay did not want it, neither could it be forced upon him. There is a lie out there somewhere. The Oregonian made the somersault, and Boise had not been posted as to the "change of base." The assertion that Ben Holladay was offered the franchise of the Locks and canal is a base, unqualified falsehood.

AN INSULT.—Voters of Linn! Remember that Williams says your Legislative Representatives were men who would, when elected, by a suit of clothes, if they could get trusted for them, go to Portland and stand on the street corners, boasting "Holladay can't buy me!" But at the same time could be seen written across their backs "Barkis is willin'!" Let this insult to the honest men of Old Linn be resented by a rousing majority for those who are known to be invincible to Holladay's corrupting influences—the Democratic candidates for the Legislature.

DEAD ISSUES.—Republicans have been talking of Burnett's speaking on "dead issues," but Boise's speech, in this place, on Friday evening last was a compendium of the issues since 1850 down to 1865. He fought the battles of the rebellion over again, and tried to draw tears from his hearers by bringing into his harrange the dead and bleeding corpses of the victims of Bull Run.

A JUDAS IN THE FIELD.

The Register of last week contains a letter from Mr. Sam. Mansfield, of Harrisburg, which merits some attention at our hands. We dislike much to have a controversy with a Democrat upon questions of party policy or expediency, but as Mr. M. rushes entirely out of the party and into the panting bosom of the Radical enemy to express his views and give vent to his harassed "pleas-urks," he certainly cannot expect Democrats to deal with him very tenderly.

Instead of making a bombastic assertion that he can prove Judge Tandy to be both a "gambler and drunkard," why doesn't he sail in and prove it? The simple fact is that it is much easier to make empty assertions than to produce the proofs, and Mr. Mansfield has rushed into print at this late day with the desire to gratify his personal spleen at the expense of truth and fairness. It seems in very bad taste for Mansfield to oppose Tandy, whom he warmly supported in the County Convention, and whose qualifications and merits he extolled to other delegates in order to secure their support for him. He came to the Convention as an instructed delegate for Tandy, labored diligently and unceasingly for his nomination, representing him to other delegates as embodying all the elements of an able, upright, honorable and incorruptible Judge; and Mansfield knew him as well then as he does now!—Then why this sudden revolution in Mansfield's sentiments with regard to Judge Tandy? Can Democrats place confidence in a man who would urge the claims of a candidate upon them, and then turn about and proclaim his own shame by publishing that he had perpetrated a fraud upon them? His face ought to burn with shame at the exhibition which his letter in the Register has made of his perfidy in this matter.

Again: The ridiculous phrase of Mansfield's conduct is illustrated in the fact that he is a saloon keeper himself—making his living by selling that which he so bitterly condemns Tandy in using! Doesn't any one of sense know that it is not in the nature of man to condemn those who furnish him with a livelihood by their patronage? Then if Tandy were a constant whisky-guzzler would not the saloon keeper, Mansfield, rather champion than condemn him? Tandy cannot be a very good customer of the whisky-vendor, Mansfield, or he would doubtless receive a warmer support at his hands.

It is also hardly probable that Mansfield has any sympathy with the Radical candidate for Judge, who is a pronounced foe to all whisky-seilers and a violent fanatic upon the subject of temperance. Then we are led to the inevitable conclusion that the prevailing opinion of the Democrats of Harrisburg is correct, and that Mansfield's cupidity has got the better of his party loyalty, and that he has fallen a victim to the machinations and manipulations of those who have sought to corrupt the people by the use of the basest of means known to base politicians. We do not charge this upon Mr. Mansfield, but we do assert that it is the only apparent motive that could induce him, under the peculiar circumstances, to pursue his present reprehensible course toward the Democratic party.

ONE AT A TIME.—The head-light of Oregon Radicalism, and the leading defender of that platform, came into Mart Taylor's show, on Wednesday night, in a drunken condition.—Becoming somewhat copious in his greetings to friends, to the annoyance of the negro delineator of the Family, who was just executing a banjo solo, the mock Ethiopian mildly suggested: "One Republican at a time!" Amid the roar of applause (for the minstrel) which followed, the leading Radical attempted to reply, but was prevented by the publisher of the Register and the Radical candidate for Prosecuting Attorney of this District, who gently drew the celebrated orator into a seat, in order to prevent a disgraceful scene.

MONOPOLY.—During our residence in this State we have heard much complaint concerning the O. S. N. Co.'s monopoly of the Columbia river. Now compare notes with Ben Holladay's railroad: Freight on wheat and flour from Wallula to Portland—distance, 240 miles—with two portages (equal to four handlings), is \$6 7/10 ton, or 30 cents per 100 lbs. The O. C. & R. Co.'s freight tariff on wheat and flour from Eugene City to Portland—distance, 123 miles—without rehandling between points, is \$7 ton, or 35 cents per 100 lbs. The railroad charges are more than double those of the O. C. & R. Co. for the same distance.

FALSE.—The Dallas Republican says it learns by private letter that the Democratic candidate for Prosecuting Attorney of this District had been in this city subsidizing the various saloons. Now we don't believe the Republican learned any such a thing. But if it did, all we have to say is that it has been most egregiously imposed upon. The intended accusation is made out of whole cloth, containing not one word of truth. Democrats will be prepared to explode these Republican lies sprung on the eve of election.

THE COUNTY CANVASS.

From several gentlemen who returned from Brownsville Wednesday evening, and had listened to the canvassers at Halsey, Harrisburg and Brownville, we learn that the canvass is progressing finely. A. C. Jones, at the solicitation of friends, in consequence of the inability of Hon. N. H. Cranor to make the canvass on account of ill health, and Hon. T. J. Stites, are conducting the canvass on the part of the Democracy, while the opposition is represented by Messrs. George and Ellis. No vituperative vilifications or personalities are indulged in, but the debates are characterized by gentlemanly courtesy and dignified argument. Thus far every argument advanced by the Radical speakers has been successfully combatted and annihilated by the champions of Democracy, and the utmost harmony and satisfaction exists in our ranks. The enthusiasm with which our speakers are everywhere greeted tells more loudly than words that the great mass of our people are resolved that Old Linn shall roll up for the noble cause an increased majority.—Mr. Jones is devoting himself assiduously to the work, and, though not a candidate nor an aspirant, is making a strong fight for the ticket, and doing excellent service. He argues logically, upon every occasion undermining the studied rhetoric of Mr. George and tearing away the foundation of every argument he advances. The people of Linn may well be proud of this canvass, and of the ticket in the field. Its success is beyond the possibility of a doubt. One thing, however, perhaps undeserving of notice at our hands, we wish to call attention to in a brief word. There are a few—very few—irresponsible characters sneaking about the county, stealthily following in the wake of the canvassers, endeavoring with their villainous tongues and venomous falsehoods to beslime and belittle the name of one man on our ticket whose sense of right and moral and political character are as far above them "as heaven is above hell." To those we will not stoop to speak, but we wish to say to the people at large that the responsible, upright, reliable, honorable men of the county, everywhere, are rising up and denying the falsities which have been heaped upon Judge Tandy. These sneakers deserve, therefore, to be spurned by every honest, right-minded voter.—Pronounce their cowardly assertions false, and listen to the verdict of the more respectable portion of the community in regard to this matter.—Let Democrats stand by the nominees of a fair convention, and allow no base falsehoods, sprung on the eve of election by subsidized partisans, to deter them from doing their duty at the polls next Monday.

JUDGE BOISE ON SWAMP LANDS. This legal star, in his speech here last Friday, attempted to justify himself for being the claimant of 10,000 acres of the swamp lands of Oregon. He made several attempts, a good deal like the Yankee witness, who repeatedly began his story with: "Waal, cap'n Ilice heg an' huskin'!" and at last, after many allusions to his "cousin Sally Dillard," arrived at the point. It was this: He found no fault with the swamp bill. It was a good thing for Radicals and Democrats; yet his being occupied with the duties of his judgeship, he was prevented from filing upon any of these lands until the best of them had been applied for by other parties, and when he did get time to search the records, he was compelled to fasten on to 10,000 acres in the Summer Lake country. Mr. Cann, the clerk, gave him every assistance, but after a careful search he concluded that Summer Lake could not be discovered. He had not discovered that Summer Lake could not be drained, and he wanted to exchange his whole "grab" for eighty acres of John F. Miller's "fat take" in the Klamath Lake country. John F. didn't see it, and now the sapient Judge publicly offered to assign his filings to any person then present, for the low sum of \$10. The speaker paused a moment, then fell to \$5. Receiving no bids, he passed on to the Locks bill. Poor man! What a pity his time was so occupied with judicial duties that he couldn't get a more valuable tract to file on.

DEMAGOGUISM.—Judge Boise, in his speech here last Friday night, said the "Constitution of the United States declared that all men were born free and equal." Not satisfied with this ridiculous declaration, he repeated that the "Declaration of Independence, as all present knew, said all men were born free and equal!" Now there was not a man or woman in the Court House who had ever read either of these instruments, but knew no such words could be found in them. Judge Boise has been on the bench in this State for some twelve years, and makes pretensions to honesty and intelligence; and we were astonished to hear him make, before an intelligent audience, such bare-faced, false assertions and mis-quotations as these. This is a species of base demagoguism to which we had thought Boise could not stoop.

L. S. Westgate was arrested at Oregon city for bigamy, recently, and allowed a five minutes' interview with his youthful bride No. 2. At the expiration of the time the Sheriff opened the door, and found a weeping girl—the fellow had interviewed a back door, and was non est inventus.

REPLY TO MANSFIELD'S LETTER. Editor Democrat: We herewith make it our pleasant, but not at all agreeable duty, to make the following statement—pleasant it is, in defending the character of Mr. E. N. Tandy, Democratic Candidate for County Judge of Linn county, and disagreeable, that we are compelled to contradict certain assertions of Sam. Mansfield as published in the Register of the 24th inst: In the first place, Mansfield says that we "bugged Mr. J. C. Snodgrass to publicly retract" what he said in the Register of the 10th inst. This we deny, and denounce it a base falsehood. We simply told Mr. Snodgrass that his remarks were so construed by the Register as to confirm the report which is in circulation that Tandy is a common drunkard and gambler. Mr. S. expressed his astonishment, saying that he did not know that this report was in circulation, nor does he wish that his communication should thus be misinterpreted. He accordingly has voluntarily offered to correct this "mistake, or otherwise malicious report," which he did, like a gentleman, largely in conformity with the Democracy of the 24th inst. Mansfield says, "why do not Houtt and May rise to explain? Will they dare say that Judge Tandy was not a drunkard and gambler?" We will say we dare say it, a thousand times if necessary; we will further say that we, as well as many other Democrats, have contradicted and repudiated reports whenever they reached our ears; but as Mr. Tandy had never been attacked through the press, we did not think it necessary to do so. Tandy, but now, upon the invitation of Mansfield, we will publicly denounce them as base and malicious falsehoods. We have no quarrel with the Democracy of a number of years. For the last two years we have seen him almost daily, and we have never observed him under the influence of liquor. Mansfield asserts he can prove him to be a common drunkard and gambler. To this we will say, while he (Mansfield) may be able to prove it by a few "Tandy" cases, we will not accept a process by many respectable citizens, that he is an honorable man, and not at all guilty of what he is accused. Mansfield further asserts that he is a Democrat, but if the Democracy put such men on the ticket, he, for one, begs to be excused from voting the straight ticket. Let us see what kind of a Democrat he is: He attended the Democratic primary meeting, was elected if it is true by only one majority, and that one was for a man who was a Republican; as a delegate to the County Convention; he took an active part in that Convention, supported all the nominees, and he has since home and boasted that Tandy might thank him for getting the nomination, as he worked for him day and night; and that one who used to be called a Democrat, he has since become a Democrat. And how fellow Democrats, in conclusion we will say that Mr. Tandy is fully worthy of your support at the ensuing election, and are fully assured that you will not regret having cast your vote in his favor. Respectfully, Yours in the good cause, H. H. BOULET, SAM'L MAY.

PACIFIC COASTERS.—Tea and coffee going down—tariff removed. Washington County is going Democratic. So is Oregon. The Japanese Jugglers have gone east of the mountains. Dr. Overbeck, a pioneer of Jackson county, died last week. Dr. Henry Saffarans, of Oregon City, died on Wednesday night. Several cases of small pox have occurred near Ashland, Oregon. Prof. Finley has resigned the Presidency of the Corvallis College. Higher water in the Columbia is looked for this summer than since 1862. Two recently escaped convicts from our penitentiary have been captured in Victoria. C. E. DuBois wants to purchase a large supply of wild annuals peculiar to the coast. The force on the Locks has been increased, despite the efforts of Holladay's tools to prevent it. A private letter received in this city states that Kyger, the defaulting Treasurer of Walla Walla, was acquitted. O'meara is stamping for his master, but he gives Albany a wide berth. He dare not face the people of old Linn in his false position. They knew him before he was "in the habit of committing perjury."

REPLY TO MANSFIELD'S LETTER.

Editor Democrat: We herewith make it our pleasant, but not at all agreeable duty, to make the following statement—pleasant it is, in defending the character of Mr. E. N. Tandy, Democratic Candidate for County Judge of Linn county, and disagreeable, that we are compelled to contradict certain assertions of Sam. Mansfield as published in the Register of the 24th inst: In the first place, Mansfield says that we "bugged Mr. J. C. Snodgrass to publicly retract" what he said in the Register of the 10th inst. This we deny, and denounce it a base falsehood. We simply told Mr. Snodgrass that his remarks were so construed by the Register as to confirm the report which is in circulation that Tandy is a common drunkard and gambler. Mr. S. expressed his astonishment, saying that he did not know that this report was in circulation, nor does he wish that his communication should thus be misinterpreted. He accordingly has voluntarily offered to correct this "mistake, or otherwise malicious report," which he did, like a gentleman, largely in conformity with the Democracy of the 24th inst. Mansfield says, "why do not Houtt and May rise to explain? Will they dare say that Judge Tandy was not a drunkard and gambler?" We will say we dare say it, a thousand times if necessary; we will further say that we, as well as many other Democrats, have contradicted and repudiated reports whenever they reached our ears; but as Mr. Tandy had never been attacked through the press, we did not think it necessary to do so. Tandy, but now, upon the invitation of Mansfield, we will publicly denounce them as base and malicious falsehoods. We have no quarrel with the Democracy of a number of years. For the last two years we have seen him almost daily, and we have never observed him under the influence of liquor. Mansfield asserts he can prove him to be a common drunkard and gambler. To this we will say, while he (Mansfield) may be able to prove it by a few "Tandy" cases, we will not accept a process by many respectable citizens, that he is an honorable man, and not at all guilty of what he is accused. Mansfield further asserts that he is a Democrat, but if the Democracy put such men on the ticket, he, for one, begs to be excused from voting the straight ticket. Let us see what kind of a Democrat he is: He attended the Democratic primary meeting, was elected if it is true by only one majority, and that one was for a man who was a Republican; as a delegate to the County Convention; he took an active part in that Convention, supported all the nominees, and he has since home and boasted that Tandy might thank him for getting the nomination, as he worked for him day and night; and that one who used to be called a Democrat, he has since become a Democrat. And how fellow Democrats, in conclusion we will say that Mr. Tandy is fully worthy of your support at the ensuing election, and are fully assured that you will not regret having cast your vote in his favor. Respectfully, Yours in the good cause, H. H. BOULET, SAM'L MAY.

NEW ADVERTISEMENTS.

WAGON AND CARRIAGE FACTORY. WM. PETERS, MANUFACTURER OF CARRIAGES, HACKS and Wagons. OF EVERY DESCRIPTION. Ferry St., bet. First and Second, ALBANY, OREGON.

REPAIRING OF ALL KINDS. Neatly and expeditiously done, at Low Rates. Albany May 28, 1872.

NOTICE TO CREDITORS. NOTICE IS HEREBY GIVEN THAT THE undersigned has been appointed by the County Court of Linn County, Oregon, Administrator of the estate of A. S. Houtt, deceased. All persons having claims against said estate are required to present them, duly verified, to the undersigned, at his residence nine miles south east of Albany, within six months of the date hereof. A. HESTON, Administrator. May 17, 1872.—4261.

GRAND FOURTH OF JULY CELEBRATION. TO BE GIVEN BY THE CITIZENS OF ALBANY AT THE LINN CO. FAIR GROUNDS.

ORDER OF EXERCISES: The procession will be formed at 9 o'clock A. M., in front of the Court House, in the following order: National Colors. Albany Brass Band. ORATOR OF THE DAY. (C. G. Carl, Esq., of Salem.) READER OF THE DECLARATION. (Capt. N. B. Humphrey.) Albany Fire Department (in full uniform). The Various Bands and Societies. Invited Guests and Citizens. Upon arriving at the Fair Grounds, the Declaration of Independence will be read by Capt. N. B. Humphrey, and an oration delivered by C. G. Carl, Esq., of Salem, after which the following will be completed, according to programme: A. HESTON.

March's will be appointed to preserve order, and no horse racing, drunkenness, or disorderly conduct will be tolerated on the Fair Grounds. ADMISSION TO THE GROUNDS FREE. REFRESHMENTS ON THE FAIR GROUNDS. On the Fifth and Sixth days of July, a purse of \$200 will be completed for, according to programme. A. HESTON. A cordial invitation is extended to all. 4114

RACES AT THE FAIR GROUNDS! \$500 IN PURSES! GATE FEES ADDED. RACES ON THE FIFTH AND SIXTH DAYS OF JULY.

FIRST DAY. Single Dash of a mile, to race—Purse, \$100. Trotting, mile heats, two in three—Purse, \$100. (For horses that have never made better time than three and one-half minutes.) SECOND DAY. Single dash of a mile, to race—Purse, \$100. Mile heats, two in three—Purse, \$200. Three to enter, two to go. Entrance fee, 25 percent.

The Race Track is in splendid condition. Good stables, feed, etc., on the grounds. The proprietor will make every effort for the entertainment and comfort of those who attend. J. Z. CROFT, Proprietor. 4114

DISSOLUTION OF COPARTNERSHIP. NOTICE IS HEREBY GIVEN THAT THE firm of Cartwright, Westlake & Morris is dissolved by mutual consent. Mr. Cartwright retiring from the firm, having sold his interest to Mr. Westlake. All debts against the firm of Cartwright, Westlake & Morris, to be paid by Cartwright & Westlake, and all amounts due will be collected and receipted for by them. C. M. CARTWRIGHT, CYRUS WESTLAKE, A. B. MORRIS. Albany, May 31, 1872.—4144.

DISSOLUTION OF COPARTNERSHIP. NOTICE IS HEREBY GIVEN THAT THE firm of Cartwright & Westlake is this day dissolved by mutual consent. Mr. Cartwright retiring from the firm, having sold his interest to C. M. Cartwright. All accounts due from Cartwright & Westlake will be paid by Cartwright & Westlake, and all amounts due will be collected and receipted for by them. C. M. CARTWRIGHT, CYRUS WESTLAKE. Albany, May 4, 1872.—4144.

NOTICE OF COPARTNERSHIP. NOTICE IS HEREBY GIVEN THAT THE undersigned have this day associated themselves together as partners in the business lately carried on by Cartwright & Co., and more recently by Cartwright, Westlake & Morris, in the name of partners in the business said copartnership dating back and actually going into effect from and after January 1st, 1872. The business will hereafter be carried on under the firm name of Westlake & Simpson. CYRUS WESTLAKE, CHAS. D. SIMPSON. Albany, May 18, 1872.—4144.

ARCTIC SODA. THANKING THE PUBLIC FOR PAST patronage, we would announce that we are now prepared, with greatly improved facilities, to dispense this healthful beverage to every one in unlimited quantities. BOTTLED SODA AND SASSAPARILLA delivered throughout the city. Dealers supplied on liberal terms. A. CAROTHERS & CO. 3301.

FARMER'S TAKE NOTICE. HAVING DISPOSED OF MY INTEREST in the Froman Warehouse, and being anxious to close up my business in that connection immediately, I respectfully call the attention of all who are in arrears to me by note or book account. Particular attention is called to your Stock Account; please return them at once or they will be charged against you. C. M. CARTWRIGHT, 3301.

D. H. JONES, M. D., PHYSICIAN AND SURGEON, ALBANY, OREGON. Office: On south side Main street, over Beach's store. Residence: On Second street, south of the Cartwright warehouse. 414014

GREEN PEAS! NEW POTATOES. BANANA'S GRAHAM CRACKERS! n381 N'S DEBOUTS & CO. CLOTHING AND BOOTS AND SHOES at a discount very low by SHEER at SLEED.